



1 Defendants are citizens of Nevada. Under 28 U.S.C. §  
2 1332(c)(2), the plaintiff's citizenship is determined by the  
3 citizenship of the ward, Edward Gage. Although plaintiff alleges  
4 that Gage was a resident of Idaho at the time the complaint was  
5 filed, defendants argue that Gage was in fact a resident of Nevada.  
6 Thus, they argue, as all parties were citizens of Nevada, diversity  
7 jurisdiction does not exist and the court otherwise does not have  
8 subject matter jurisdiction over this action.

9 At the time the complaint was filed, Gage was residing in  
10 Nevada, having moved there from Idaho in September 2013. Plaintiff  
11 asserts that despite this, Gage remained a resident of Idaho as he  
12 had lived there most of his life, retained his residence there, and  
13 planned only to spend the winters in Nevada, intending to return to  
14 Idaho in the summers. Her evidence is testimony Gage provided  
15 during a trial into his competency in December 2013 and the  
16 declaration of Gage's personal attorney and guardian ad litem.  
17 (Doc. #12 (Ossman Decl. & Ex. 1)). Defendants assert that Gage  
18 changed his domicile to Nevada when he moved here. Their evidence  
19 is the declaration of Lola Gage, Gage's wife, who declares that the  
20 couple moved to Nevada with plans to remain there indefinitely.  
21 (Doc. #8 Ex. 1).

22 Plaintiff asserts that even if Gage changed his domicile in  
23 September 2013, there is a bona fide dispute as to whether he was  
24 legally competent to do so. Plaintiff argues that whether Gage was  
25 competent to change his domicile is inextricably intertwined with a  
26 primary question at issue in this action: whether Gage had the  
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1 capacity to convey the subject property to the defendants.<sup>1</sup>  
2 Defendants respond that plaintiff should be estopped from claiming  
3 Gage's residence was in Nevada because, acting as Gage's guardian  
4 and conservator, plaintiff moved the court in Idaho for permission  
5 to sell Gage's Idaho property. Nevertheless, the defendants do  
6 concede that this issue is inextricably intertwined with the merits  
7 of this case and should be decided at the same time.

8 On defendants' estoppel argument, even assuming that  
9 plaintiff's attempt to sell Gage's property had the legal effect of  
10 changing Gage's domicile, the evidence shows this attempted sale  
11 took place in August 2014 - more than a month after this lawsuit  
12 was filed. (See Doc. #15 Scutier Decl.; Doc. #13 Exs. 2-3).  
13 "Diversity of citizenship is determined as of the time of the  
14 filing of the complaint." *Co-Efficient Energy Sys. v. CSL Indus.,*  
15 *Inc.*, 812 F.2d 556, 557 (9th Cir. 1987). Accordingly, on the  
16 current record, the court is not persuaded that defendants will be  
17 able to prevail on their estoppel argument.

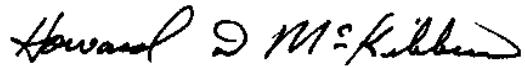
18 The court concludes that absent discovery the court is unable  
19 to determine whether issues of material fact exist on Gage's  
20 domicile on the date the complaint was filed and whether Gage was  
21 legally competent to change his domicile on or before July 17,  
22 2014. The defendants' motion to dismiss for lack of subject matter  
23 jurisdiction (#8) is therefore **DENIED WITHOUT PREJUDICE** to renew at  
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25 <sup>1</sup> Plaintiff's position in her opposition appeared to be that to the  
26 extent there is a question of fact on the jurisdictional issue it should not  
27 be decided at this stage of litigation given that it is closely related to  
28 merits issues. (See Opp'n 9-10). However, plaintiff also moved the court,  
in the alternative, for discovery and/or an evidentiary hearing on the issue  
of Gage's domicile, and in her reply to that motion, plaintiff's position  
is the issue should be decided now and not in conjunction with a  
determination of this case on the merits.

1 the close of discovery as a motion for summary judgment. See  
2 *Roberts v. Corrothers*, 812 F.2d 1173, 1177 (9th Cir. 1987).  
3 Plaintiff's motion for an evidentiary hearing or discovery (#15) is  
4 **DENIED** insofar as it seeks discovery separate from the discovery  
5 that will proceed in the normal course in this case.

6 IT IS SO ORDERED.

7 DATED: This 30th day of December, 2014.

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10 UNITED STATES DISTRICT JUDGE  
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